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#### MESSAGE:

# PLEASE DELIVER THE FOLLOWING COMMUNICATION CONCERNING THE BELOW IDENTIFIED CASE

In re application of: John DAVIES

Confirmation No.: 1556

Application No.: 10/626,187

Group Art Unit: 3736

Filed: July 24, 2003

Examiner: Mitchell, Teena Kay

For: A MICROPHONE ADAPTOR FOR A RESPIRATOR

Attorney Docket No: 779-X03-002

## RESPONSE TO RESTRICTION REQUIREMENT

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Confirmation No. 1556

Attorney Docket: 779-X03-002

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Appln. of: John DAVIES Group Art Unit: 3736

Appln. No.: 10/626,187 Examiner: Mitchell, Teena Kay

Filed: July 24, 2003

For: A MICROPHONE ADAPTOR FOR A RESPIRATOR

Customer No. 27317

### RESPONSE TO RESTRICTION REQUIREMENT

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

MAIL STOP - AMENDMENT

Dear Sir:

In response to the Office Action of March 23, 2005 requiring restriction to one of two inventions. Applicant hereby elects with traverse, the invention designated as Group I, claims 15-17, 27-29 and 35-39 drawn to a microphone adapter and claims 18-20 and 30-34 drawn to the combination of a respirator with the microphone adapter.

It is respectfully noted, that the two inventions are interrelated as subcombinations usable together in a single combination. It is believed that the search for both inventions would involve the same field of search, and therefore, no undue burden would be placed on the examination together of both designated inventions. Accordingly, it is requested that the requirement be withdrawn.

In re Appin. of: John DAVIES Appin. No.: 10/626,187 Filed: July 24, 2003

Group Art Unit: 3736 Examiner:

No fee is believed to be due with this submission. However, please charge any required fee (or credit any overpayments of fees) to the Deposit Account of the undersigned, Account No. 500601 (Docket no. 779-X03-002).

Respectfully submitted,

Martin Fleit, Reg. #16,900

#### **Enclosures**

Martin Fleit

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